



YELENA SHAROVA, ESQ. *+
NANI KIM ESQ. *
DOMINIQUE MYERS ESQ. *
THOMAS J. TYRRELL JR. ESQ. *
*NY +NJ

Telephone 1.718.766.5153
Facsimile 1.718.504.3599
Email dmyers@sharovalaw.com

PARALEGALS:
FRANKLIN DAVIS JR
ALVIN KORSUNSKIY
MABEL SANTANA
GRIGORIY SHUBA

November 18, 2024

Request GRANTED. The First Motion at
Dkt. 319 shall be placed under seal.

Dated: November 19, 2024 SO ORDERED.

New York, New York


JENNIEER L. ROCHON
United States District Judge

Re: United States of America v. David Brend
Docket No.: 22-Cr-551

Dear Judge Jennifer Rochon,

As you are aware, this office is counsel for Defendant David Brend. We respectfully submit this letter request to seal Defendant Brend's Motion for reconsideration (ECF. 319) from the public.

On November 15, 2024, my office had filed a Motion for reconsideration, and as that motion contains personal information pursuant to Fed R. Crim. P. 49.1(a)(5), we are requesting the motion be placed under seal from the public.

Please reach out to the undersigned with any questions or concerns.

Respectfully Submitted,

Dominique Myers, Esq
Attorney for David Brend

By: /s/ *Dominique Myers*

CC: All Parties (via ECF)